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### Complete Reversal of Situation in Suit Against a Former Wabash County Trustee.

## PARTISAN SUIT REACTS

Special to the Indianapolis Journal.

WABASH, Ind., Feb. 1.—The suit of Frank Ireland, trustee of Pleasant township, this county, against Harvey H. Shipley, his predecessor in office, to recover \$3,000, the amount of an alleged discrepancy in Shipley's accounts when he retired from office, was decided in the Wabash Circuit Court by Special Judge U. S. Lesh.

In the complaint filed by Ireland, Shipley virtually stood charged with embezzle-

ley virtually stood charged with embezzlement, and in the conduct of the trial the assumption of plaintiff's attorneys was that Shipley had converted the public funds to his own use. Judge Lesh not only held that Shipley owed the township nothing, but the proof showed that he had erroneously failed to credit himself with \$1,000.

and that there is now a net balance. Judge Shipley from the township of \$75. Judge Shipley for the amount is not awarded Shipley by the court. He is not getting in answer to the complaint. He will submit, however, for the sum, and there is no doubt that he will get it.

The action against Shipley was largely inspired by partisan feeling. The township is almost politically, and Shipley was bitterly attacked by the Democrats. The Democrats, Ireland, the present trustee, is a Democrat, and has been "after" Shipley since he was elected. Shipley was represented by Judge H. B. Shively, and this was the first case tried by the Judge since he retired from the bench in October.

### Uniform Pythian Election.

Special to the Indianapolis Journal.

KOKOMO, Ind., Feb. 1.—Kokomo Division No. 6, Uniform Rank K. of P., which for many years held the world's championship

in prize drills, has elected the following officers: Captain, O. C. Smith; First Lieutenant, Ralph Johnson; Second Lieutenant, Samuel McCutcheon; Recorder, Fred L. Trees; treasurer, S. C. Mills. The company is kept in regular practice for exhibition and prize drills at the St. Louis fair.

**Gold Medal for Police Chief.**  
Special to the Indianapolis Journal.  
NEW ALBANY, Ind., Feb. 1.—Col. John Shutt, chief of the New Albany police department, was presented a handsome solid gold badge to-day by local business men in testimony of their esteem. The presentation was made by Judge John H. Weathers. Colonel Shutt formerly lived at Indianapolis, and has been a member of the department for a number of years. He was promoted to chief last July.

**Judge Morris Near to Death.**  
Special to the Indianapolis Journal.  
FORT WAYNE, Ind., Feb. 1.—Judge Mor-

ris, aged eighty-seven, is near death's door as the result of the infirmities of age. He was taken with a collapse yesterday afternoon and has been more or less in a state of coma ever since. He was one of the Supreme Court commissioners appointed by the Governor in 1881 and had been a prac-

tioning member of the bar of this part of the State since 1844.

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**Sunken Boat Will Be Saved.**

Special to the Indianapolis Journal.

NEW ALBANY, Ind., Feb. 1.—The towboat Bellevue, owned by the Louisville & Evansville Packet Company, which was sunk Saturday night above the Big Four bridge by being struck broadside by a heavy mass of ice, is being raised to-day and the cargo will not be over \$1,000. The Bellevue is in command of Capt. Steve Green, of this city, and is valued at \$12,000.

**City Offices Inadequate.**  
Special to the Indianapolis Journal.  
RUSHVILLE, Ind., Feb. 1.—Several petitions were filed to-day with the County

Commissioners asking them to rent rooms in the courthouse for the city officers. The present quarters used as a city building are inadequate for the increasing business of the city of Rushville and are unsafe for keeping the important records and valuable papers belonging to the municipality.

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**Panic in a Street Car.**

Special to the Indianapolis Journal.

JEFFERSONVILLE, Ind., Feb. 1.—The exploding of a controller on an East Chestnut street electric car late last night caused a panic among the ten or twelve passengers

on board and a number of women had to be prevented from jumping from the fast moving car. Miss Clara Worrell, however, succeeded in jumping and fell on her arm, breaking it.

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**Attached Live Stock Sold.**

Special to the Indianapolis Journal.

**LAWRENCEBURG, Ind., Feb. 1.**—Forty-three mules, five horses and three cows, at-

tached from the Robinson Construction Company, were sold at sheriff's sale today to satisfy the claims of the Cincinnati Equipment Company, and \$5,009.75 was realized. The state appraisalment of the stock was \$2,800.

## ***The Burdens of Modern Civilization.***

Normally a woman should have no discomfort so far as feelings of discomfort are concerned, at each recurring

each recurring period. But modern civilization has added its conditions of ever-present suffering to a large proportion of American women. The great bulk of such cases is due to... *indigestion*

to inflammatory or congested conditions within limited territories which can be overcome by the right treatment.

Of course, this local irritation is followed by headaches, backaches, nervousness, irritability.

and, indeed, often results in nervous prostration or collapse which might have been avoided by proper treatment.

**\$500 REWARD FOR WOMEN**

**WHO CANNOT BE CURED.**

Backed up by over a third of a century of remarkable and uniform cures, a record such as no other remedy for the diseases and weaknesses peculiar to women ever attained, the proprietors and makers of Dr. Pierce's Favorite Prescription now feel fully warranted in offering to pay \$500 in legal money of the United States, for any case of Leucorrhœa, Female Weakness, Pro-

lapses, or falling of Womb which they cannot cure. All they ask is a fair and reasonable trial of their means of cure.

WORLD'S DISPENSARY MEDICAL ASSOCIATION, Proprietors, Buffalo, N. Y.

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**SEALS, STENCILS AND STAMPS.**

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LEBANON, Ind., Feb. 1.—Cyrus M. Todd, charged with murdering his twenty-year-old wife, was arraigned in Circuit Court this morning and entered a plea of not guilty. He listened to the reading of the indictment without apparent emotion, but his voice was low and unsteady when he entered his plea of "not guilty." His attorney assisted him on an early hearing and the case was set for trial on March 2. Todd still refuses to see any one but his attorney and relatives.

happens, or falling of Womb which they cannot cure. All they ask is a fair and reasonable trial of their means of cure.

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**PUZZLE EDITOR.** The Journal.

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